PD19-084 MUCKROCK YOUNG

Exemption Log
Attorney-client privilege/work product RCW 42.56.290; RCW 5.60.060(2); Court Rule 26(b)(4)

Niemer, James, Senior Legal Counsel, WSBA #14477 Pearsall Amy, Senior Legal Counsel, WSBA #31681

	Date	Time	From	То	CC:	Subject	Attachment	Exemption	How Exemption Applies to Document
1	5/18/2018	11:48:00 AM	Pearsall, Amy	Nagasawa, Q'Deene		FW: Software on Handheld device - License Agreement Muckrock PD18-237		RCW 42.56.290; RCW 5.60.060(2)	This email is protected by the attorney- client privilege exemption because it is a communication between client and legal counsel, or counsel's agent, for the purpose of obtaining legal advice. Such privileged communication has therefore been withheld.
2	6/1/2018	2:35:00 PM	Nagasawa, Q'Deene	Pearsall, Amy		RE: Muckrock Wallace PD18-237		RCW 42.56.290; RCW 5.60.060(2)	This email is protected by the attorney- client privilege exemption because it is a communication between client and legal counsel, or counsel's agent, for the purpose of obtaining legal advice. Such privileged communication has therefore been withheld.
3	6/5/2018	10:53:00 AM	Pearsall, Amy	Nagasawa, Q'Deene		RE: Muckrock Wallace PD18-237		RCW 42.56.290; RCW 5.60.060(2)	This email is protected by the attorney- client privilege exemption because it is a communication between client and legal counsel, or counsel's agent, for the purpose of obtaining legal advice. Such privileged communication has therefore been withheld.
4	8/27/2018	12:22:00 PM	Nagasawa, Q'Deene	Niemer, James		Muckrock Wallace/PD218- 237 - PI Hearing Tomorrow		RCW 42.56.290; RCW 5.60.060(2)	This email is protected by the attorney- client privilege exemption because it is a communication between client and legal counsel, or counsel's agent, for the purpose of obtaining legal advice. Such privileged communication has therefore been withheld.
5	8/28/2018	7:48:00 AM	Niemer, James	Nagasawa, Q'Deene	Fowler, Ruby; Moore, Natalie	RE: Muckrock Wallace/PD218-237 - PI Hearing Tomorrow		RCW 42.56.290; RCW 5.60.060(2)	This email is protected by the attorney- client privilege exemption because it is a communication between client and legal counsel, or counsel's agent, for the purpose of obtaining legal advice. Such privileged communication has therefore been withheld.
6	8/31/2018	3:55:00 PM	Niemer, James	Tennison, Leigh		Fwd: Motion response Vix Tech v. Wallace		RCW 42.56.290; RCW 5.60.060(2)	This email is protected by the attorney- client privilege exemption because it is a communication between client and legal counsel, or counsel's agent, for the purpose of obtaining legal advice. Such privileged communication has therefore been withheld.

	Date	Time	From	То	CC:	Subject	Attachment	Exemption	How Exemption Applies to Document
7	8/31/2018	4:20:00 PM	Tennison, Leigh	Niemer, James		RE: Motion response Vix		RCW 42.56.290;	This email is protected by the attorney-
						Tech v. Wallace		RCW 5.60.060(2)	client privilege exemption because it is a
									communication between client and legal
									counsel, or counsel's agent, for the purpose
									of obtaining legal advice. Such privileged
									communication has therefore been
									withheld.
8	11/6/2018	11:18:00 AM	Niemer, James	Nagasawa, Q'Deene	Tennison, Leigh	discovery requests in	Word Version of Discovery	RCW 42.56.290;	This email is protected by the attorney-
						Wallace and Powell cases	Request to Sound Transit 10	RCW 5.60.060(2)	client privilege exemption because it is a
							17 18,doc; FIRST		communication between client and legal
							INTERROGATORIES_ST.P		counsel, or counsel's agent, for the purpose
							DF; FIRST REQUESTS		of obtaining legal advice. Such privileged
							FOR		communication has therefore been
							PRODUCTION_ST.PDF		withheld. The attachments are not
									exempt and are provided.